		ase 2.13-cv-01042-JCW-VCF Docume	ent 32 Filed 06/20/14 Page 1 01 2
1			
1 2			
3			
4			
5			
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8		DELBERT GREENE,	2:13-CV-1642 JCM (VCF)
9		Plaintiff(s),	
10		v.	
11		THE STATE OF NEVADA	
12		DEPARTMENT OF CORRECTIONS,	
13		Defendant(s).	
14			
15	ORDER		
16	Presently before the court is the matter of <i>Greene v. State of Nevada, et al.</i> , case no. 2:13-cv		
17	1642-JCM-VCF.		
18	Appearing pro se, plaintiff Delbert Greene has filed suit alleging various violations of his		
19	constitutional rights. (See doc. # 14, amended complaint). At this time, there are no pending		
20	motions filed by any of the defendants to which Greene is required to respond. Nonetheless, he has		
21	filed the instant motions (docs. # 22, 23) requesting permission to extend his copy limit and to		
22	extend the time in which to serve documents upon the defendants.		
23	As there is nothing currently pending to which he is required to respond, his motion to extend		
24	time is, at best, premature. With respect to plaintiff's motion to extend his copy limit, the cour		
25	declines to issue a blanket order providing unlimited payment to plaintiff to prosecute his case in		
26	V	whatever manner he wishes. Instead, plaintiff may create an itemized list of necessary photocopying	
27	f	fees as required when the need arises, and may submit those lists in the form of a motion for the	
28			
n			

James C. Mahan U.S. District Judge

	Case 2:13-cv-01642-JCM-VCF Document 32 Filed 06/20/14 Page 2 of 2	
1	court's consideration. <sup>1</sup>	
2	Accordingly,	
3	IT IS HEREBY ORDERED, ADJUDGED, and DECREED that plaintiff's motions to extend	
4	copy work limit (doc. # 22) and extend the time to serve (doc. # 23) be, and the same hereby are,	
5	DENIED without prejudice.	
6	DATED June 20, 2014.	
7	Xellus C. Mahan	
8	UNITED STATES DISTRICT JUDGE	
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25	<sup>1</sup> As suggested by defendants, plaintiff is urged to handwrite whatever copies he deems	
26	necessary, and is advised that the court is not particularly amenable to granting free photocopying	
27	,, and a sum of the proceeding	

28

requests.